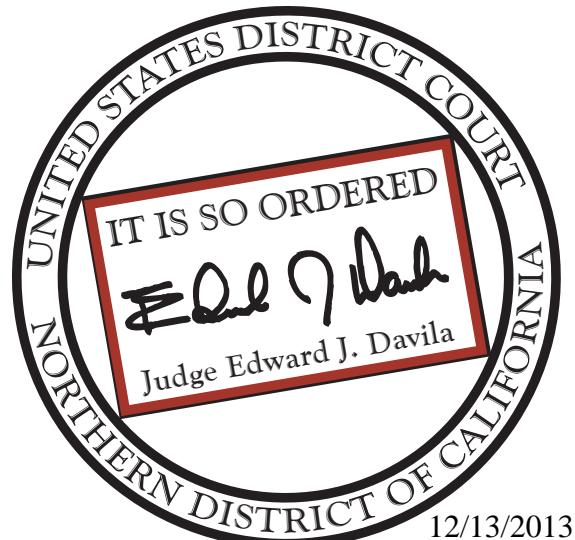


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6 Attorneys for Plaintiffs BAY AREA SURGICAL  
 GROUP, INC.; KNOWLES SURGERY  
 CENTER, LLC, NATIONAL AMBULATORY  
 SURGERY CENTER, LLC, LOS ALTOS  
 SURGERY CENTER, LP, FOREST  
 AMBULATORY SURGICAL  
 ASSOCIATES, LP, and SOAR SURGERY  
 CENTER, LLC



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 12 UNITED STATES DISTRICT COURT  
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 14 NORTHERN DISTRICT OF CALIFORNIA, SAN JOSE DIVISION  
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BAY AREA SURGICAL GROUP, INC.;  
 KNOWLES SURGERY CENTER, LLC;  
 NATIONAL AMBULATORY SURGERY  
 CENTER, LLC; LOS ALTOS SURGERY  
 CENTER, LP; FOREST AMBULATORY  
 SURGICAL ASSOCIATES, LP; SOAR  
 SURGERY CENTER, LLC,

Plaintiffs,

vs.

AETNA LIFE INSURANCE COMPANY, *et al.*,

Defendants.

CASE NO. 13-CV-05430 EJD

**STIPULATION TO EXTEND TIME TO  
 RESPOND TO INITIAL COMPLAINT  
 (L.R. 6-1(a))**

Complaint Filed: November 22, 2013

Trial Date: None set

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1 Plaintiffs Bay Area Surgical Group, Inc., Knowles Surgery Center, LLC, National  
2 Ambulatory Surgery Center, LLC, Los Altos Surgery Center, LP, Forest Ambulatory Surgical  
3 Associates, LP, and SOAR Surgery Center, LLC (“Plaintiffs”) and Defendants Barracuda  
4 Networks, Inc. and Barracuda Networks, Inc. Benefit Plan (the “Barracuda Defendants”), through  
5 their undersigned counsel of record, hereby stipulate to extend the date for the Barracuda  
6 Defendants to answer or otherwise respond to Plaintiffs’ initial complaint (the “Complaint”) in  
7 this matter as follows:

8           WHEREAS, the Complaint was filed on November 22, 2013;

9           WHEREAS, the Barracuda Defendants were served with the Complaint by personal  
10 service on November 26, 2013;

11           WHEREAS, the Barracuda Defendants’ deadline to answer or otherwise respond to the  
12 Complaint is December 17, 2013;

13           WHEREAS, the Barracuda Defendants have requested an extension of time to answer or  
14 otherwise respond to the Complaint;

15           WHEREAS, Plaintiffs have agreed to extend the time for the Barracuda Defendants to  
16 answer other otherwise respond to the Complaint until January 10, 2014;

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1 NOW THEREFORE, IT HEREBY IS STIPULATED by and between Plaintiffs and the  
2 Barracuda Defendants, through their counsel, that the deadline for the Barracuda Defendants to  
3 answer or otherwise respond to the Complaint shall be extended until **January 10, 2014**.

4 IT IS SO STIPULATED.

5  
6 DATED: December 12, 2013

HOOPER, LUNDY & BOOKMAN, P.C.

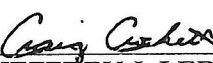
7 By: 

8 KATHERINE M. DRU

9  
10 Attorneys for Plaintiffs BAY AREA SURGICAL  
11 GROUP, INC.; KNOWLES SURGERY CENTER,  
12 LLC, NATIONAL AMBULATORY SURGERY  
13 CENTER, LLC, LOS ALTOS SURGERY  
14 CENTER, LP, FOREST AMBULATORY  
15 SURGICAL ASSOCIATES, LP and SOAR  
16 SURGERY CENTER, LLC

17 DATED: December 12, 2013

18 WINSTON & STRAWN LLP

19 By: 

20 JEFFREY J. LEDERMAN  
CRAIG C. CROCKETT

21 Specially appearing for Defendants  
22 BARRACUDA NETWORKS, INC. and  
23 BARRACUDA NETWORKS, INC. WELFARE  
24 PLAN

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13-CV-05430 LHK